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2	100 LARKSPUR LANDING CIRCLE, SUITE 216				
3	LARKSPUR, CA 94939-1743 TELEPHONE:(415) 272-8210				
4	Attorneys for Plaintiff				
5	ROTHSCHILD BROADCAST DISTRIBUTION SYSTEMS, LLC, a Texas limited liability corporation				
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7 8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
		DIVISION			
9		PATENT			
1011	ROTHSCHILD BROADCAST DISTRIBUTION SYSTEMS, LLC,	Case No			
12	Plaintiff,	ORIGINAL COMPLAINT FOR			
13	V.	PATENT INFRINGEMENT AGAINST MANYTHING SYSTEMS			
14	MANYTHING SYSTEMS LIMITED,	LIMITED			
15	Defendant.	DEMAND FOR JURY TRIAL			
16	Plaintiff Rothschild Broadcast Distribution Systems, LLC ("Plaintiff" or "Rothschild				
17	Broadcast Distribution Systems") files this complaint against Defendant Manything Systems				
18	Limited ("Defendant" or "Manything") for infringement of U.S. Patent No. 8,856,221				
19	(hereinafter the "`221 Patent") and alleges as follows:				
20	PARTIES PARTIES				
21					
22	1. Plaintiff is a Texas limited liability company with an office at 1400 Preston Road, Suite				
23	400, Plano, Texas 75093.				
24	2. Defendant is a California Corporation with its principal office in the United States				
25	located at 71 Stevenson Street, San Francisco, California, 94105. Upon information and belief,				
26	Defendant may be served with process at the same address.				
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28					
	- ORIGINAL COMPLAINT FOR PATENT INFRINGEM	1 -			

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT AGAINST MANYTHING SYSTEMS LIMITED AND JURY DEMAND

1 JURISDICTION AND VENUE 2 This action arises under the patent laws of the United States, 35 U.S.C. § 271 et seq. 3 Plaintiff is seeking damages, as well as attorney fees and costs. 4 4. Jurisdiction is proper in this Court pursuant to 28 U.S.C. §§ 1331 (Federal Question) and 5 1338(a) (Patents). 6 On information and belief, this Court has personal jurisdiction over Defendant because 7 Defendant has committed, and continues to commit, acts of infringement in this District, has 8 9 conducted business in this District, and/or has engaged in continuous and systematic activities in 10 this District. 11 6. Upon information and belief, Defendant's instrumentalities that are alleged herein to 12 infringe were and continue to be used, imported, offered for sale, and/or sold in the District. 13 7. Venue is proper in this District under 28 U.S.C. §1400(b) because Defendant is deemed 14 to be a resident in this District. Alternatively, acts of infringement are occurring in this District 15 and Defendant has a regular and established place of business in the District. 16 17 **BACKGROUND** 18 8. On October 7, 2014, the United States Patent and Trademark Office ("USPTO") duly and 19 legally issued the `221 Patent, entitled "System and Method for Storing Broadcast Content in an 20 Cloud-Based Computing Environment" after the USPTO completed a full and fair examination. 21 The '221 Patent is attached as Exhibit A. 22 9. Rothschild Broadcast Distribution Systems is currently the owner of the `221 Patent. 23 24 10. Rothschild Broadcast Distribution Systems possesses all rights of recovery under the 25 `221 Patent, including the exclusive right to recover for past, present and future infringement. 26 11. The `221 Patent contains thirteen claims including two independent claims (claims 1 and 27 7) and eleven dependent claims. 28

1	<u>COUNT ONE</u> (Infringement of United States Patent No. 8,856,221)				
2	12.	Plaintiff refers to and incorporates the allegations in Paragraphs 1 - 11, the same as if set			
3	forth he	erein.			
5	13.	This cause of action arises under the patent laws of the United States and, in particular			
6		35 U.S.C. §§ 271, et seq.			
7		Defendant has knowledge of its infringement of the `221 Patent, at least as of the service			
8					
9	of the p	present complaint.			
10	15.	Upon information and belief, Defendant has infringed and continues to infringe one or			
11	more c	laims, including at least Claim 1, of the '221 Patent by making, using, importing, selling			
12	and/or	offering for media content storage and delivery systems and services covered by one or			
13	more cl	laims of the '221 Patent.			
14	16.	Accordingly, Defendant has infringed, and continues to infringe, the `221 Patent in			
15	violatio	on of 35 U.S.C. § 271.			
1617	17.	Defendant sells, offers to sell, and/or uses media content storage and delivery systems			
18	and se	rvices, including, without limitation, Manything security cameras together with the			
19	Manyth	ning system and Manything Pro app, and any similar products ("Product"), which			
20	infringe	es at least Claim 1 of the '221 Patent.			
21	18.	The Product practices a method of storing (e.g., cloud storage) media content (e.g. live			
22	and rec	orded video) and delivering requested media content (e.g. view live footage and recorded			
23	clips) to	o a consumer device. Certain aspects of these elements are illustrated in the screen shots			
24	below a	and/or in screen shots provided in connection with other allegations herein.			
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Live streaming

Watch your live streams and recorded videos from anywhere.

Cloud recording

Save recorded events to the cloud with our monthly subscription plans.

Source: https://manything.com/phones.html

Manything lets you monitor anything, from anywhere! With the Manything app you can turn your spare phone or tablet into a home security camera, or add remote viewing and offsite cloud storage to your Hikvision CCTV cameras.

Source: https://manything.com/faqs.html

With our Cloud Recording plans your video is securely stored in our cloud servers so you can review past footage and save clips. When your video reaches 2 or 30 days old (depending on the plan you've chosen) it will auto-delete so you don't have to manage your storage. Any clips you save will not be deleted. We don't take up room on your device.

Source: https://manything.com/pricing.html

- 19. The Product necessarily includes at least one server for hosting and storing media content for customers. For example, the Product necessarily includes at least one server (e.g. cloud server) to store recorded security videos.
- 20. The at least one server necessarily includes a first receiver configured to receive a request message including data indicating requested media content (e.g., the server must have infrastructure to receive a request to store recorded security videos or to stream recorded video on a smartphone; additionally, the request message must contain data that identifies the video to be stored or streamed) and a consumer device identifier corresponding to a consumer device (e.g., the user credentials are used to tie a smartphone and user account to particular cameras and

- 4 -

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1 the videos they produce). In the accused product, the cloud services (including camera view from 2 cloud) can be accessed from web/mobile application (e.g. Manything Pro app) by signing in with 3 correct credentials. Certain aspects of these elements are illustrated in the screen shots below 4 and/or in screen shots provided in connection with other allegations herein. 5 manything... 6 7 Log in with Email 8 Email address: 9 Password: 10 11 Remember me Log in with facebook Forgotten your password? 12 13 Log in > 14 Source: https://manything.com/sign-in.html 15 16 17 Once you've set up your cameras you can log into your Manything account and view your cameras from anywhere If you have a Manything subscription your 18 video will be saved on the Manything cloud for the length of your subscription plan. 19 If you want to watch from the Manything app, open the app on the device you 20 have with you and login using your Manything username and password. Select Viewer' to see your camera feeds. You'll need iOS 8 / Android 4.2 or higher to view 21 your cameras. Simply log in at the top of the Manything website to watch your footage from any 22 web browser. 23 Source: https://manything.com/faqs.html 24 25 26 27 28

Source: https://itunes.apple.com/gb/app/manything-pro/id1345904903?mt=8

Manything users can watch their camera live feeds. If you have a Manything subscription you can also watch past recorded events.

Source: https://manything.com/faqs.html

21. The Product necessarily includes a processor to determine whether the consumer device identifier corresponds to the registered consumer device (e.g., the server must authenticate a user's credentials to ensure that the credentials match those registered with a security camera which the user would like to access). In the accused product, a user must be a registered user to access Manything cloud services. Certain aspects of these elements are illustrated in the screen shot below and/or in screen shots provided in connection with other allegations herein.

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If you want to watch from the Manything app, open the app on the device you have with you and login using your Manything username and password. Select

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Viewer' to see your camera feeds. You'll need iOS 8 / Android 4.2 or higher to view your cameras.

Simply log in at the top of the Manything website to watch your footage from any web browser.

Source: https://manything.com/faqs.html

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22. The Product provides for both media downloads and/or storage, and media streaming. As per the information available, after successful login, a processor within the Product necessarily determines whether the request received from a customer is a request for storage (e.g., recording

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or storing content) or content (e.g. streaming of media content, live view). Certain aspects of these elements are illustrated in the screen shot below and/or in screen shots provided in connection with other allegations herein.



Source: https://itunes.apple.com/gb/app/manything-pro/id1345904903?mt=8







7 8

All Manything users can watch their camera live feeds. If you have a Manything subscription you can also watch past recorded events.

Source: https://manything.com/faqs.html

Watch camera live feeds and recorded video from anywhere

Source: https://itunes.apple.com/gb/app/manything-pro/id1345904903?mt=8

23. The server verifies that media content (e.g., specific recording from a specific camera) identified in the media data of the storage request message (e.g., request to record content) is available for storage in order to prevent data errors that would result from attempting to store content that is not available for storage (e.g., the server must verify that a particular security camera is adequately connected to the internet as to allow for video recording and storage on the cloud; additionally, a user's ability to store video is limited to a certain amount of memory usage based upon their subscription, thus media content may not be available for storage if a user is already above their memory limit or if he hasn't subscribed to any service). Also, in the accused product, the number of cameras supported is based on the activated subscription pack. The user can also schedule the recording as per his or her requirement. Only the events happened during the scheduled time will be eligible to be recorded on the clouds storage. Certain aspects of these elements are illustrated in the screen shot below and/or in screen shots provided in connection with other allegations herein.

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Basic FREE Plan	1 Camera	2 Cameras	5 Cameras
1 camera Live streaming Motion alerts Detection zones	Cloud Recording plans: 2 days US \$2.99/month 30 days US \$5.99/month	Cloud Recording plans: 2 days US \$4.99/month 30 days US \$9.99/month	Cloud Recording plans: 2 days US \$9.99/month 30 days US \$19.99/month
Free			

Source: https://manything.com/pricing.html

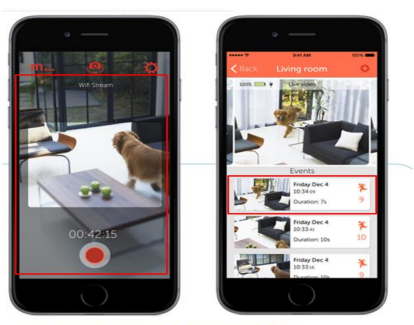
We have 2-day and 30-day plans available, and the one you choose determines how long your video is stored for in the Manything cloud. For example, if you chose a 2-day plan, your video will automatically be deleted 2 days after it was recorded.

Source: https://manything.com/cloud-recording.html

24. If a customer requests content (e.g., live streaming of media content), then a processor within the Product necessarily initiates delivery of the content to the customer's device. The server will initiate delivery of the requested media content to the consumer device (e.g. stream live camera feed to a smartphone or tablet or desktop computer) if the request message is a content request message (e.g. request for live streaming). Certain aspects of these elements are illustrated in the screen shots below and/or in screen shots provided in connection with other allegations herein.

Start a live stream at the same time every weekday so you can watch the kids arrive home

Source: https://manything.com/ifttt.html



Source: https://manything.com/how-it-works.html

25. The media data includes time data that indicates a length of time to store the requested media content (e.g., a user is allowed to store videos for maximum of 30 days as based upon their subscription level). Certain aspects of these elements are illustrated in the screen shots below and/or in screen shots provided in connection with other allegations herein.



Source: https://manything.com/pricing.html

We have 2-day and 30-day plans available, and the one you choose determines how long your video is stored for in the Manything cloud. For example, if you chose a 2-day plan, your video will automatically be deleted 2 days after it was recorded.

Source: https://manything.com/cloud-recording.html

26. The server must first determine whether the requested media content exists prior to

initiating delivery in order to prevent data errors that would result from attempting to transmit media content that does not exist (e.g., the server must verify that a particular security camera is adequately connected to the internet as to allow for video recording and streaming). Certain aspects of these elements are illustrated in the screen shots below and/or in screen shots provided in connection with other allegations herein.

Your video is stored securely in the Manything cloud, which is hosted on Amazon
Web Services
We don't store any video on the device unless network connection is
lost.

If you are using a smartphone or tablet as your Manything camera you'll need
around 250Kbps up to the Internet – note that speeds are often quoted as
download speeds but in this case you need to look at the upload speed as
Manything sends video up to the cloud.

If your camera is running over a cellular network you can choose to only live
stream over cellular, and to only upload recorded motion events when the device
is connected to wi-fi.

Source: https://manything.com/faqs.html

- 27. After the processor determines whether the requested media content is available, it determines whether there are restrictions associated with the requested media content (e.g., subscription level etc.).
- 28. Defendant's actions complained of herein will continue unless Defendant is enjoined by this Court.

29. Defendant's actions complained of herein is causing irreparable harm and monetary damage to Plaintiff and will continue to do so unless and until Defendant is enjoined and restrained by this Court.

30. Upon information and belief, Defendant has induced, and continues to induce infringement of the '221 Patent through its customers' actions, at least as of the service of the present complaint.

31. The `221 Patent is valid, enforceable, and was duly issued in full compliance with Title 35 of the United States Code.

1	32. A copy of the '221 Patent, titled "System and Method for Storing Broadcast Content in a			
2	Cloud-based Computing Environment," is attached hereto as Exhibit A.			
3	33. By engaging in the conduct described herein, Defendant has injured Rothschild Broadcas			
4 5	Distribution Systems and is thus liable for infringement of the `221 Patent, pursuant to 35 U.S.C			
6	§ 271.			
7	34. Defendant has committed these acts of literal infringement, or infringement under the			
8	doctrine of equivalents of the `221 Patent, without license or authorization.			
9	35. As a result of Defendant's infringement of the `221 Patent, injured Rothschild Broadcas			
10	Distribution Systems has suffered monetary damages and is entitled to a monetary judgment in			
11	an amount adequate to compensate for Defendant's past infringement, together with interests and			
12 13	costs.			
14	36. Plaintiff is in compliance with 35 U.S.C. § 287.			
15	37. As such, injured Rothschild Broadcast Distribution Systems is entitled to compensation fo			
16	any continuing and/or future infringement of the `221 Patent up until the date that Defendan			
17	ceases its infringing activities.			
18	DEMAND FOR JURY TRIAL			
19 20	38. Rothschild Broadcast Distribution Systems, under Rule 38 of the Federal Rules of Civi			
21	Procedure, requests a trial by jury of any issues so triable by right.			
22	PRAYER FOR RELIEF			
23	WHEREFORE, Plaintiff asks the Court to:			
24	(a) Enter judgment for Plaintiff on this Complaint on all cases of action asserted herein;			
25	(b) Enter an Order enjoining Defendant, its agents, officers, servants, employees, attorneys			
26	and all persons in active concert or participation with Defendant who receives notice of the			
2728	order from further infringement of United States Patent No. 8,856,221 (or, in the alternative			
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1	awarding Plaintiff running royalty from the time judgment going forward);					
2	(c) Award Plaintiff damages resulting from Defendants infringement in accordance with 35					
3	U.S.C. § 284;					
4	` '	ch th	e Court finds Plaintiff entitled under law or			
5	equity.					
6	April 9, 2019	Ву	/s/Steven A. Nielsen Steven A. Nielsen			
7 8	OF COUNSEL:		100 Larkspur Landing Circle, Suite 216 Larkspur, CA 94939			
9	Jay Johnson (Application for Admission <i>Pro Hac Vice</i> to		PHONE 415 272 8210 E-MAIL: Steve@NielsenPatents.com			
10	be filed) Kizzia Johnson PLLC		Attorneys for Plaintiff Rothschild			
11	1910 Pacific Ave.		Broadcast Distribution Systems, LLC			
12	Suite 13000 Dallas, TX 75201					
13	(214) 451-0164 jay@kjpllc.com					
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